APPEAL, COMPLEX, LC-1

U.S. District Court U.S. District Court for the Northern District of Oklahoma (Tulsa) CRIMINAL DOCKET FOR CASE #: 4:21-cr-00361-JFH-1

Case title: USA v. McAbee

Magistrate judge case number: 4:21-mj-00529-CDL

Date Filed: 08/17/2021

Date Terminated: 08/28/2023

Assigned to: Chief Judge John F

Heil, III

Defendant (1)

Cameron Kelly McAbee represented by John Mikel Dunn

TERMINATED: 08/28/2023 John M Dunn Law Office PLLC

616 S MAIN STE 206 TULSA, OK 74119 918–526–8000 Fax: 918–359–5050

Email: <u>imdunn@johndunnlaw.com</u>

LEAD ATTORNEY

ATTORNEY TO BE NOTICED

Designation: CJA or Other Appointment

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Swab & Stall PA

2021 S LEWIS AVE STE 520

TULSA, OK 74104 918–587–2700 Fax: 918–743–1002

Email: thorton@swabstall.com
TERMINATED: 01/13/2023

LEAD ATTORNEY
Designation: Retained

Pending Counts

18 USC 2252A(g)(2) and (g)(1): Child Exploitation Enterprise; Forfeiture Allegation: 18 USC 2253: Child Exploitation

Forfeiture

(1)

Disposition

BOP Life; SR Life; Restitution \$26,610; SMA \$100

18 USC 2251(b) and 2251(e): Sexual Exploitation of a Child by a Parent; Forfeiture Allegation: 18 USC 2253: Child Exploitation Forfeiture (2)

18 USC 2252(a)(2) and 2252(b)(1): Receipt and Distribution of Child Pornography; Forfeiture Allegation: 18 USC 2253: Child

Exploitation Forfeiture

(3)

18 USC 2252(a)(4) and 2252(b)(2): Possession of Child Pornography in Indian Country; Forfeiture Allegation: 18 USC 2253: Child Exploitation

Forfeiture

(4)

BOP 360 concurrent to Ct 1,3,4; SR Life; SMA \$100

BOP 240 concurrent to Ct 1,2,4; SR Life; SMA \$100

BOP 240 concurrent to Ct 1,2,3; SR Life; SMA \$100

<u>Highest Offense Level</u> (Opening)

Felony

Terminated Counts

None

Highest Offense Level (Terminated)

None

Complaints

18:2251(b) Sexual Exploitation of a Child by a Parent

Disposition

Disposition

Plaintiff

USA represented by Ashley Robert

DOJ-USAO

USAO-Northern District of Oklahoma

110 West 7th Street

Ste 300

Tulsa, OK 74119 918–703–7912

Email: ashley.robert@usdoj.gov

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(local, state, federal)

Date Filed	#	Page	Docket Text
07/27/2021	1		COMPLAINT approved by Magistrate Judge Christine D Little by USA as to Cameron Kelly McAbee (1) (tjc, Dpty Clk) [4:21–mj–00529–CDL] (Entered: 07/27/2021)
07/27/2021	2		WARRANT Issued by Magistrate Judge Christine D Little as to Cameron Kelly McAbee (tjc, Dpty Clk) [4:21-mj-00529-CDL] (Entered: 07/27/2021) Contains One or More Restricted PDFs
07/28/2021	3		MOTION for Detention by USA as to Cameron Kelly McAbee (Nassar, Christopher) [4:21–mj–00529–CDL] (Entered: 07/28/2021)

07/28/2021	4	MOTION for Hearing (Re: <u>3</u> MOTION for Detention) by USA as to Cameron Kelly McAbee (Nassar, Christopher) [4:21-mj-00529-CDL] (Entered: 07/28/2021)
07/28/2021	5	MINUTES of Proceedings – held before Magistrate Judge Susan E Huntsman: Initial Appearance held on 7/28/2021, ruling on motion(s)/document(s): #4 granted, adding attorney Travis Don Horton for Cameron Kelly McAbee, setting/resetting deadline(s)/hearing(s): (Detention Hearing set for 8/2/2021 at 02:00 PM before Magistrate Judge Jodi F Jayne, Preliminary Hearing set for 8/2/2021 at 02:00 PM before Magistrate Judge Jodi F Jayne), ordering defendant be detained as to Cameron Kelly McAbee (Re: 4 MOTION for Hearing) (Court Reporter: C1) (sdc, Dpty Clk) [4:21–mj–00529–CDL] (Entered: 07/28/2021)
07/28/2021	<u>6</u>	ORDER by Magistrate Judge Jodi F Jayne <i>setting Preliminary and Detention Hearings</i> , ordering defendant be detained as to Cameron Kelly McAbee (sdc, Dpty Clk) [4:21-mj-00529-CDL] (Entered: 07/28/2021)
07/28/2021	7	ORDER by Magistrate Judge Susan E Huntsman as to Cameron Kelly McAbee (sdc, Dpty Clk) [4:21-mj-00529-CDL] (Entered: 07/28/2021)
07/29/2021	8	WARRANT Returned Executed as to Cameron Kelly McAbee (tjc, Dpty Clk) [4:21-mj-00529-CDL] (Entered: 07/29/2021)
08/02/2021	2	MINUTES of Proceedings – held before Magistrate Judge Jodi F Jayne: Detention Hearing held on 8/2/2021, Preliminary Examination held on 8/2/2021, setting/resetting deadline(s)/hearing(s): (Detention Hearing set for 8/6/2021 at 02:00 PM before Magistrate Judge Jodi F Jayne), ordering defendant be detained as to Cameron Kelly McAbee (Court Reporter: C1) (tjc, Dpty Clk) [4:21–mj–00529–CDL] (Entered: 08/02/2021)
08/02/2021	<u>10</u>	WAIVER of Preliminary Examination or Hearing by Cameron Kelly McAbee (tjc, Dpty Clk) [4:21-mj-00529-CDL] (Entered: 08/02/2021)
08/09/2021	11	MINUTE ORDER by Magistrate Judge Jodi F Jayne <i>resetting Detention Hearing</i> , setting/resetting deadline(s)/hearing(s): (Detention Hearing set for 8/16/2021 at 02:00 PM before Magistrate Judge Jodi F Jayne) as to Cameron Kelly McAbee (This entry is the Official Order of the Court. No document is attached.) (sdc, Dpty Clk) [4:21–mj–00529–CDL] (Entered: 08/09/2021)
08/16/2021	12	MINUTES of Proceedings – held before Magistrate Judge Jodi F Jayne: Detention Hearing held on 8/16/2021, ordering defendant be detained, ruling on motion(s)/document(s): #3 granted, striking/terminating deadline(s)/hearing(s) as to Cameron Kelly McAbee (Re: 3 MOTION for Detention) (Court Reporter: C1) (tjc, Dpty Clk) [4:21–mj–00529–CDL] (Entered: 08/16/2021)
08/17/2021	<u>13</u>	ORDER by Magistrate Judge Jodi F Jayne , ordering defendant be detained as to Cameron Kelly McAbee (sdc, Dpty Clk) [4:21-mj-00529-CDL] (Entered: 08/17/2021)
08/17/2021	14	DEFENDANT INFORMATION SHEET(S) by USA as to Cameron Kelly McAbee (pll, Dpty Clk) (Entered: 08/18/2021) Contains One or More Restricted PDFs
08/17/2021	<u>15</u>	

		INDICTMENT by USA as to Cameron Kelly McAbee (1) count(s) 1, 2, 3, 4 (pll, Dpty Clk) (Entered: 08/18/2021)
08/17/2021	<u>16</u>	SEALED UNREDACTED VERSION of Dkt # 15 per FRCrP 49.1(f) (pll, Dpty Clk) (Entered: 08/18/2021) Contains One or More Restricted PDFs
08/18/2021	<u>17</u>	SUMMONS Issued by Court Clerk as to Cameron Kelly McAbee (pll, Dpty Clk) (Entered: 08/18/2021) Contains One or More Restricted PDFs
08/18/2021	<u>18</u>	SCHEDULING ORDER by Chief Judge John F Heil, III (<i>initial</i>), setting/resetting scheduling order date(s): (Motions due by 9/7/2021, Pretrial Conference set for 9/28/2021 at 10:00 AM before Chief Judge John F Heil III, Jury Instructions, Voir Dire & Trial Briefs due by 10/8/2021, Jury Trial set for 10/18/2021 at 09:00 AM before Chief Judge John F Heil III) as to Cameron Kelly McAbee (pll, Dpty Clk) (Entered: 08/18/2021)
08/26/2021	<u>19</u>	MOTION for Protective Order by USA as to Cameron Kelly McAbee (Nassar, Christopher) (Entered: 08/26/2021)
08/26/2021	20	MINUTES of Proceedings – held before Magistrate Judge Jodi F Jayne: Arraignment held on 8/26/2021, ordering defendant be detained, striking/terminating deadline(s)/hearing(s) as to Cameron Kelly McAbee (Court Reporter: C1) (tjc, Dpty Clk) (Entered: 08/26/2021)
08/26/2021	21	Joint MOTION to Declare Case Complex by USA as to Cameron Kelly McAbee (Nassar, Christopher) (Entered: 08/26/2021)
08/27/2021	22	ORDER by Chief Judge John F Heil, III, ruling on motion(s)/document(s): #21 granted (Re: <u>21</u> Joint MOTION to Declare Case Complex) as to Cameron Kelly McAbee (pll, Dpty Clk) (Entered: 08/27/2021)
08/27/2021	23	SCHEDULING ORDER by Chief Judge John F Heil, III (amended), setting/resetting scheduling order date(s): (Motions due by 3/29/2022, Pretrial Conference set for 4/26/2022 at 10:00 AM before Chief Judge John F Heil III, Jury Instructions, Voir Dire & Trial Briefs due by 5/6/2022, Jury Trial set for 5/16/2022 at 09:00 AM before Chief Judge John F Heil III) as to Cameron Kelly McAbee (pll, Dpty Clk) (Entered: 08/27/2021)
08/27/2021	24	MINUTE ORDER by Chief Judge John F Heil, III, referring motion(s) to Magistrate Jayne (Re: 19 MOTION for Protective Order) as to Cameron Kelly McAbee (This entry is the Official Order of the Court. No document is attached.) (pll, Dpty Clk) (Entered: 08/27/2021)
08/27/2021	<u>25</u>	ATTORNEY APPEARANCE to Prosecute the Forfeiture Matter by Reagan Vincent Reininger on behalf of USA [Note: Attorney Reagan Vincent Reininger added to party USA(pty:pla).] (Reininger, Reagan) (Entered: 08/27/2021)
08/30/2021	26	ORDER by Magistrate Judge Christine D Little (<i>Protective Order</i>), ruling on motion(s)/document(s): #19 granted (Re: 19 MOTION for Protective Order) as to Cameron Kelly McAbee (sdc, Dpty Clk) (Entered: 08/30/2021)
10/28/2021	<u>27</u>	NOTICE of Lis Pendens by USA as to Cameron Kelly McAbee (Reininger, Reagan) (Entered: 10/28/2021)
11/04/2021	28	

		BILL OF PARTICULARS by USA as to Cameron Kelly McAbee (Reininger, Reagan) (Entered: 11/04/2021)
12/01/2021	<u>29</u>	NOTICE Regarding Forfeiture by USA as to Cameron Kelly McAbee (Reininger, Reagan) (Entered: 12/01/2021)
03/15/2022	<u>30</u>	NOTICE Joint Report Regarding Status of Discovery by USA as to Cameron Kelly McAbee (Nassar, Christopher) (Entered: 03/15/2022)
03/29/2022	31	MINUTE ORDER by Chief Judge John F Heil, III : <i>Due to the Court's schedule</i> , setting/resetting scheduling order date(s): (Pretrial Conference set for 4/28/2022 at 09:30 AM before Chief Judge John F Heil III) as to Cameron Kelly McAbee (This entry is the Official Order of the Court. No document is attached.) (pll, Dpty Clk) (Entered: 03/29/2022)
04/22/2022	32	MINUTE ORDER by Chief Judge John F Heil, III upon advice from counsel, defendant wishes to change his plea. A Change of Plea hearing is set for 5/5/2022 at 10:00 a.m. before Magistrate Judge Donald D. Bush in Courtroom 5. The pretrial set for 4/28/2022 before Judge Heil is hereby stricken, setting/resetting change of plea hearing: (Change of Plea Hearing set for 5/5/2022 at 10:00 AM before Magistrate Judge Donald D Bush) as to Cameron Kelly McAbee (This entry is the Official Order of the Court. No document is attached.) (alg, Dpty Clk) (Entered: 04/22/2022)
05/05/2022	33	MINUTES of Proceedings – held before Magistrate Judge Donald D Bush: Change of Plea Hearing held on 5/5/2022, guilty plea entered, striking/terminating deadline(s)/hearing(s) as to Cameron Kelly McAbee (Court Reporter: C5) (alg, Dpty Clk) (Entered: 05/06/2022)
05/05/2022	34	CONSENT by Defendant to Proceed before a Magistrate Judge for Change of Plea (in Felony case) approved by Magistrate Judge Donald D Bush as to Cameron Kelly McAbee (alg, Dpty Clk) (Entered: 05/06/2022)
05/05/2022	<u>35</u>	WAIVER of Right to Trial by Jury approved by Magistrate Judge Donald D Bush by Cameron Kelly McAbee (alg, Dpty Clk) (Entered: 05/06/2022)
05/05/2022	<u>36</u>	PETITION to Enter Plea of Guilty and ORDER Accepting Plea by Magistrate Judge Donald D Bush as to Cameron Kelly McAbee (alg, Dpty Clk) (Entered: 05/06/2022)
05/05/2022	<u>37</u>	PLEA AGREEMENT as to Cameron Kelly McAbee (alg, Dpty Clk) (Entered: 05/06/2022)
05/05/2022	38	SEALED PLEA SUPPLEMENT (alg, Dpty Clk) (Entered: 05/06/2022) Contains One or More Restricted PDFs
06/14/2022	<u>39</u>	MOTION for Forfeiture <i>Order</i> by USA as to Cameron Kelly McAbee (Reininger, Reagan) (Entered: 06/14/2022)
06/15/2022	40	ORDER by Chief Judge John F Heil, III (OF FORFEITURE), ruling on motion(s)/document(s): #39 granted, directing forfeiture of property/money (Re: 39 MOTION for Forfeiture <i>Order</i>) as to Cameron Kelly McAbee (crp, Dpty Clk) Modified on 6/15/2022 to text in title of order (crp, Dpty Clk). (Entered: 06/15/2022)
08/17/2022	41	

		AFFIDAVIT/CERTIFICATE/PROOF of Publication by USA as to Cameron Kelly McAbee (With attachments) (Reininger, Reagan) (Entered: 08/17/2022)
01/12/2023	42	MOTION to Withdraw Attorney(s) <i>Travis D. Horton</i> by Cameron Kelly McAbee (Horton, Travis) (Entered: 01/12/2023)
01/13/2023	43	ORDER by Chief Judge John F Heil, III : granting defendant's motion, ruling on motion(s)/document(s): #42 granted, adding attorney John Mikel Dunn for Cameron Kelly McAbee terminating attorney Travis Don Horton (Re: 42 MOTION to Withdraw Attorney(s) <i>Travis D. Horton</i>) as to Cameron Kelly McAbee (pll, Dpty Clk) (Entered: 01/13/2023)
04/19/2023	44	MINUTE ORDER by Chief Judge John F Heil, III : Following disclosure of the presentence report, setting/resetting sentencing: (Sentencing set for 8/25/2023 at 10:00 AM before Chief Judge John F Heil III) as to Cameron Kelly McAbee (This entry is the Official Order of the Court. No document is attached.) (pll, Dpty Clk) (Entered: 04/19/2023)
05/31/2023	45	SENTENCING MEMORANDUM as to Cameron Kelly McAbee (With attachments) (Dunn, John) (Entered: 05/31/2023)
05/31/2023	46	OBJECTION to Presentence Investigation Report by Cameron Kelly McAbee (With attachments) (Dunn, John) (Entered: 05/31/2023)
06/09/2023	47	ATTORNEY APPEARANCE by George Jiang on behalf of USA [Note: Attorney George Jiang added to party USA(pty:pla).] (Jiang, George) (Entered: 06/09/2023)
06/13/2023	48	Amended SENTENCING MEMORANDUM as to Cameron Kelly McAbee (Dunn, John) (Entered: 06/13/2023)
06/22/2023	49	ORDER by Chief Judge John F Heil, III : setting sentencing deadlines, setting/resetting sentencing: (Sentencing set for 8/25/2023 at 10:00 AM before Chief Judge John F Heil III) as to Cameron Kelly McAbee (pll, Dpty Clk) (Entered: 06/22/2023)
06/26/2023	<u>50</u>	OBJECTION to Presentence Investigation Report <i>daed June 14</i> , 2023 by Cameron Kelly McAbee (Dunn, John) (Entered: 06/26/2023)
07/14/2023	<u>51</u>	MOTION for Point/Level Reduction by USA as to Cameron Kelly McAbee (Nassar, Christopher) (Entered: 07/14/2023)
07/28/2023	52	SENTENCING MEMORANDUM by USA as to Cameron Kelly McAbee (Nassar, Christopher) (Entered: 07/28/2023)
08/25/2023	<u>53</u>	ATTORNEY APPEARANCE by Ashley Robert on behalf of USA [Note: Attorney Ashley Robert added to party USA(pty:pla).] (Robert, Ashley) (Entered: 08/25/2023)
08/25/2023	54	MINUTES of Proceedings – held before Chief Judge John F Heil, III: Sentencing held on 8/25/2023, ruling on motion(s)/document(s): #51 granted, striking/terminating deadline(s)/hearing(s) as to Cameron Kelly McAbee (Re: 51 MOTION for Point/Level Reduction) (Court Reporter: Laura Griffin) (pll, Dpty Clk) (Entered: 08/25/2023)
08/28/2023	<u>55</u>	JUDGMENT AND COMMITMENT by Chief Judge John F Heil, III, entering judgment as to Cameron Kelly McAbee (pll, Dpty Clk) (Entered: 08/28/2023)

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08/28/2023	<u>56</u>	NOTICE of Final Order of Forfeiture by USA as to Cameron Kelly McAbee (Reininger, Reagan) (Entered: 08/28/2023)
08/28/2023	<u>57</u>	NOTICE OF APPEAL to Circuit Court (Re: <u>55</u> Judgment and Commitment, Entering Judgment) as to Cameron Kelly McAbee (Dunn, John) (Entered: 08/28/2023)

United States District Court

April CAL C

Northern District of Oklahoma UNITED STATES OF AMERICA JUDGMENT IN A CRIMINAL CASE Case Number: 4:21CR00361-1 CAMERON KELLY MCABEE **USM Number:** 57353-509 John Mikel Dunn Defendant's Attorney THE DEFENDANT: ☑ pleaded guilty to count(s) One through Four of the Indictment pleaded nolo contendere to count(s) which was accepted by the Court. \square was found guilty on count(s) after a plea of not guilty. The defendant is adjudicated guilty of these offenses: **Title & Section Nature of Offense** Offense Ended Count 18 U.S.C. §§ 2252A(g)(2) and (g)(1) Child Exploitation Enterprise 7/26/21 Sexual Exploitation of a Child by a Parent 18 U.S.C. §§ 2251(b) and 2251(e) 7/26/21 2 Receipt and Distribution of Child Pornography 18 U.S.C. §§ 2252(a)(2) and 2252(b)(1) 7/26/21 3 Possession of Child Pornography in Indian Country 18 U.S.C. §§ 2252(a)(4) and 2252(b)(2) 7/26/21 4 The defendant is sentenced as provided in this Judgment. The sentence is imposed pursuant to the Sentencing Reform Act of 1984. ☐ The defendant has been found not guilty on count(s) \square Count(s) \Box is are dismissed on the motion of the United States. It is ordered that the defendant must notify the United States attorney for this district within 30 days of any change of name, residence, or mailing address until all fines, restitution, costs, and special assessments imposed by this Judgment are fully paid. If ordered to pay restitution, the defendant must notify the Court and United States Attorney of material changes in economic circumstances. August 25, 2023 Date of Imposition of Judgment 14 Kell John F. Heil, III, Chief United States District Judge Name and Title of Judge August 28, 2023 Date

AO 245B (Rev. 10/17) Judgment in Criminal Case Sheet 2 — Imprisonment

DEFENDANT: Cameron Kelly McAbee

4:21CR00361-1 CASE NUMBER:

IMPRISONMENT

The defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of: Life. Said sentence shall consist of life as to Count One, 360 months as to Count Two, and 240 months as to each of Counts Three and Four. All counts shall run concurrently, each with the other.

	The Court makes the following recommendations to the Bureau of Prisons: The Court recommends the Bureau of Prisons evaluate and determine whether you are a suitable candidate for the most comprehensive mental health and sex offender treatment program available to you during your term of incarceration.
\boxtimes	The defendant is remanded to the custody of the United States Marshal.
	The defendant shall surrender to the United States Marshal for this district:
ſ	at a.m.
	as notified by the United States Marshal.
	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:
[before 2 p.m. on
[as notified by the United States Marshal.
I	as notified by the Probation or Pretrial Services Office.
	RETURN
I have ex	ecuted this Judgment as follows:
I	Defendant delivered on
at	, with a certified copy of this Judgment.
	UNITED STATES MARSHAL
	Ву
	DEPUTY UNITED STATES MARSHAL

AO 245B (Rev. 10/17) Judgment in a Criminal Case Sheet 3 — Supervised Release

DEFENDANT: Cameron Kelly McAbee

CASE NUMBER: 4:21CR00361-1

SUPERVISED RELEASE

Upon release from imprisonment, you will be on supervised release for a term of:

Life, as to each of Counts One through Four. Said terms shall run concurrently, each with the other.

MANDATORY CONDITIONS

- 1. You must not commit another federal, state or local crime.
- 2. You must not unlawfully possess a controlled substance.
- 3. You must refrain from any unlawful use of a controlled substance. You must submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.
 - ☐ The above drug testing condition is suspended, based on the court's determination that you pose a low risk of future substance abuse. (check if applicable)
- 4. You must make restitution in accordance with 18 U.S.C §§ 3663 and 3663A or any other statute authorizing a sentence of restitution. (*check if applicable*)
- 5. You must cooperate in the collection of DNA as directed by the probation officer. (check if applicable)
- 6. You must comply with the requirements of the Sex Offender Registration and Notification Act (34 U.S.C. § 20901, *et seq.*) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in the location where you reside, work, are a student, or were convicted of a qualifying offense. (*check if applicable*)
- 7. Unusual You must participate in an approved program for domestic violence. (check if applicable)

You must comply with the standard conditions that have been adopted by this court as well as with any other conditions on the attached page.

AO 245B (Rev. 10/17) Judgment in a Criminal Case Sheet 3A — Supervised Release

DEFENDANT: Cameron Kelly McAbee

CASE NUMBER: 4:21CR00361-1

STANDARD CONDITIONS OF SUPERVISION

As part of your supervision, you must comply with the following standard conditions of supervision. These conditions are imposed because they establish the basic expectations for your behavior while on supervision and identify the minimum tools needed by probation officers to keep informed, report to the court about, and bring about improvements in your conduct and condition.

- 1. You must report to the probation office in the federal judicial district where you are authorized to reside within 72 hours of release from imprisonment, unless the probation officer instructs you to report to a different probation office or within a different time frame.
- 2. After initially reporting to the probation office, you will receive instructions from the court or the probation officer about how and when to report to the probation officer, and you must report to the probation officer as instructed.
- 3. You must not knowingly leave the federal judicial district where you are authorized to reside without first getting permission from the court or the probation officer.
- 4. You must answer truthfully the questions asked by the probation officer.
- 5. You must live at a place approved by the probation officer. If you plan to change where you live or anything about your living arrangements (such as the people you live with), you must notify the probation officer at least 10 days before the change. If notifying the probation officer at least 10 days in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 6. You must allow the probation officer to visit you at any time at your home or elsewhere, and you must permit the probation officer to take any items prohibited by the conditions of your supervision that he or she observes in plain view.
- 7. You must work full time (at least 30 hours per week) at a lawful type of employment, unless the probation officer excuses you from doing so. If you do not have full-time employment you must try to find full-time employment, unless the probation officer excuses you from doing so. If you plan to change where you work or anything about your work (such as your position or your job responsibilities), you must notify the probation officer at least 10 days before the change. If notifying the probation officer in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 8. You must not communicate or interact with someone you know is engaged in criminal activity. If you know someone has been convicted of a felony, you must not knowingly communicate or interact with that person without first getting the permission of the probation officer.
- 9. If you are arrested or questioned by a law enforcement officer, you must notify the probation officer within 72 hours.
- 10. You must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person, such as nunchakus or tasers).
- 11. You must not act or make any agreement with a law enforcement agency to act as a confidential human source or informant without first getting the permission of the court.
- 12. If the probation officer determines that you pose a risk to another person (including an organization), the probation officer may, after obtaining Court approval, notify the person about the risk or require you to notify the person about the risk and you must comply with that instruction. The probation officer may contact the person and confirm that you have notified the person about the risk.
- 13. You must follow the instructions of the probation officer related to the conditions of supervision.

AO 245B (Rev. 10/17) Judgment in a Criminal Case Sheet 3B — Supervised Release

DEFENDANT: Cameron Kelly McAbee

CASE NUMBER: 4:21CR00361-1

SPECIAL CONDITIONS OF SUPERVISION

- 1. The defendant shall abide by the "Special Sex Offender Conditions" previously adopted by the Court, as follows:
 - 1. The defendant shall register pursuant to the provisions of the Sex Offender Registration Notification Act (SORNA) (Public Law 109-248) and any applicable state registration law.
 - 2. The defendant shall participate in and successfully complete sex offender treatment, to include a risk assessment and physiological testing, at a program or by a therapist and on a schedule approved by the probation officer. The defendant shall abide by the rules, requirements, conditions, policies and procedures of the program to include specific directions to undergo periodic polygraph examinations or other types of testing as a means to ensure that the defendant is in compliance with the requirements of his/her supervision or treatment program. The defendant shall waive any right of confidentiality in any treatment or assessment records to allow the probation officer to review the course of treatment and progress with the treatment provider. The defendant may be required to contribute to the cost of services rendered (co-payment) in an amount to be determined by the probation office, based on the defendant's ability to pay.
 - 3. Except for immediate family members, the defendant shall have no contact with persons under the age of 18 unless approved by the probation officer. The defendant will immediately report any unauthorized contact with persons under the age of 18 to the probation officer. The defendant will not enter or loiter within 100 feet of schools, parks, playgrounds, arcades, or other places frequented by persons under the age of 18.
 - 4. The defendant shall not possess or view books or any form of writings, images or videos depicting or describing sexually explicit conduct or child pornography, as defined in 18 U.S.C. §§ 2256(2) and 2256(8).
 - 5. The defendant shall submit his/her person, property, residence, office, vehicle, papers, computers (as defined in 18 U.S.C. § 1030(e)(1)), electronic communication devices, data storage devices, or media, to a search, conducted by the probation officer at a reasonable time and in a reasonable manner, based on a reasonable suspicion of contraband or evidence of a violation of a condition of release (except as set forth in the Computer and Internet Restriction Condition (Paragraph 7(b)), if imposed). Failure to submit to a search may be grounds for revocation. The defendant shall warn any other occupants that the premises may be subject to searches pursuant to this condition.
 - 6. The defendant shall abide by the following financial conditions:
 - a. The defendant must provide the probation officer access to any requested financial information and authorize the release of any financial information. The Probation Office will share financial information with the United States Attorney's Office.
 - b. The defendant must not incur new credit charges, or open additional lines of credit without the approval of the probation officer.
 - 7. The defendant shall abide by the following computer restrictions and monitoring conditions:
 - a. The defendant shall disclose all electronic communications devices, data storage devices, e-mail accounts, internet connections and internet connection devices, including screen names, user identifications, and passwords, to the probation officer; and shall immediately advise the probation officer of any changes in his/her email accounts, connections, devices, or passwords.
 - b. The defendant shall allow the probation officer to install computer monitoring software on any computer, as defined by 18 U.S.C. § 1030(e)(1), that the defendant owns, utilizes or has the ability to access. The cost of remote monitoring software shall be paid by the defendant. To ensure compliance with the computer monitoring condition, the defendant shall allow the probation officer to conduct periodic, unannounced searches of any computer subject to computer monitoring. These searches shall be conducted for the purposes of determining whether the computer contains any prohibited data prior to installation of the monitoring software; to determine whether the monitoring software is functioning effectively after its installation; and to determine whether there have been attempts to circumvent the monitoring software after its installation. Additionally, the defendant shall warn other people who use these computers that the computers may be subject to searches pursuant to this condition.

AO 245B (Rev. 10/17) Judgment in a Criminal Case Sheet 3B — Supervised Release

1 407

¹ "Immediate family member" is defined as siblings, children, grandchildren, persons to whom the offender stands in *loco parentis*, and persons living in the offender's household and related by blood or marriage.

DEFENDANT: Cameron Kelly McAbee

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SPECIAL CONDITIONS OF SUPERVISION

- c. The defendant shall not access any on-line service using an alias, or access any on-line service using the internet account, name, or designation of another person or entity; and shall report immediately to the probation officer access to any internet site containing prohibited material.
- d. The defendant is prohibited from using any form of encryption, cryptography, stenography, compression, password protected files or other methods that limit access to, or change the appearance of, data and/or images.
- e. The defendant is prohibited from altering or destroying records of computer use, including the use of software or functions designed to alter, clean or "wipe" computer media, block monitoring software, or restore a computer to a previous state.
- 8. The defendant shall not lease, maintain, or share a post office box, mail drop, or any other repository for mail or package delivery, without prior written permission of the probation officer.
- 9. The defendant shall not engage in any occupation, business, or profession (whether paid or not) whose primary purpose involves contact with or access to persons under the age of 18, without prior written permission of the probation officer.
- 2. The defendant is prohibited from attempting or having any contact whatsoever with the victim, S.M., directly or indirectly, in person, through others, or by telephone, mail, electronic means, or any other manner, at any time or place unless specifically authorized by the Court. The defendant shall remain 100 yards away from her, her place of residence, and her place of employment or school at all times.

U.S. Probation Officer Use Only

A U.S Probation officer has instructed me on the conditions specified by the co	ourt and has provided me with a written copy of this					
Judgment containing these conditions. For further information regarding these	conditions, see Overview of Probation and Supervised					
elease Conditions, available at: www.uscourts.gov.						
Defendant's Signature	Date					
5						

AO 245B (Rev. 10/17) Judgment in a Criminal Case Sheet 5 — Criminal Monetary Penalties

DEFENDANT: Cameron Kelly McAbee

CASE NUMBER: 4:21CR00361-1

CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the Schedule of Payments.

-		maant mast pay and to		ry periarties and		or r wy money.			
TOTA	ALS	Assessment \$400	<u>Restitution</u> \$26,610	<u>Fine</u> N/A		AVAA Assessment* Not Assessed	JVTA Assessment** Not Assessed		
	The determination of restitution is deferred until An Amended Judgment in a Criminal Case (AO 245C) will be entered after such determination.								
\boxtimes	The de	efendant must make re	stitution (including	community rest	itution) to the f	following payees in the	e amount listed below.		
in	the prio		ge payment column				ent, unless specified otherwise Il nonfederal victims must be		
S.M. Pia Tara	e of Pay	<u>2012</u> DJMW		Total Loss***	<u>Re</u>	\$14,610 \$3,000 \$3,000 \$3,000 \$3,000 \$3,000	Priority or Percentage 1st 2nd 2nd 2nd 2nd 2nd		
TOTA	ALS		\$		\$	26,610.00	-		
	Restitu	ntion amount ordered p	oursuant to Plea Agr	reement \$					
	The defendant must pay interest on any fine or restitution of more than \$2,500, unless the restitution or fine is paid in full before the fifteenth day after the date of the Judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 6 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).								
	The Court determined that the defendant does not have the ability to pay interest and it is ordered that:								
		the interest requireme	nt is waived for the	fine	resti	tution.			
		the interest requireme	nt for the	fine	restitution is m	odified as follows:			

^{*} Amy, Vicky, and Andy Child Pornography Victim Assistance Act of 2018, Pub. L. No. 115-299.

^{**} Justice for Victims of Trafficking Act of 2015, Pub. L. No. 114-22.

^{***} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

AO 245B (Rev. 10/17) Judgment in a Criminal Case Sheet 6 — Schedule of Payments

DEFENDANT: Cameron Kelly McAbee

CASE NUMBER: 4:21CR00361-1

SCHEDULE OF PAYMENTS

пау	ing as	ssessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:
A	\boxtimes	Lump sum payment of \$ 400 due immediately, balance due
		not later than, or
		\square in accordance with \square C, \square D, \square E, or \square F below; or
В		Payment to begin immediately (may be combined with \Box C, \Box D, or \Box F below); or
C		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this Judgment; or
D		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
E		Payment during the term of supervised release will commence within (e.g., 30 or 90 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F	\boxtimes	Special instructions regarding the payment of criminal monetary penalties:
		Any monetary payment is due in full immediately, but payable on a schedule to be determined pursuant to the policy provision of the Federal Bureau of Prisons' Inmate Financial Responsibility Program if the defendant voluntarily participates in this program. If a monetary balance remains, payment is to commence no later than 60 days following release from imprisonment to a term of supervised release in equal monthly payments of \$100 or 10% of net income (take home pay), whichever is greater, over the duration of the term of supervised release and thereafter as prescribed by law for as long as some debt remains. Notwithstanding establishment of a payment schedule, nothing shall prohibit the United States from executing or levying upon property of the defendant discovered before or after the date of this Judgment.
is du	e dur	e Court has expressly ordered otherwise, if this Judgment imposes imprisonment, payment of criminal monetary penalties ring imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' inancial Responsibility Program, are made to the Clerk of the Court.
The	defer	ndant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
	Joi	int and Several
		fendant and Co-Defendant Names and Case Numbers (including defendant number), Total Amount, Joint and Several Amount, d corresponding payee, if appropriate.
	Th	e defendant shall pay the cost of prosecution.
	Th	e defendant shall pay the following court cost(s):
\boxtimes		e defendant shall forfeit the defendant's interest in the following property to the United States: ectronics and accessories are forfeited as directed in the Oder of Forfeiture, Dkt. No. 40.

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) AVAA assessment, (5) fine principal, (6) fine interest, (7) community restitution, (8) JVTA assessment, (9) penalties, and (10) costs, including cost of prosecution and court costs.

UNITED STATES DISTRICT COURT

Northern District of Oklahoma

United States of America Plaintiff-Appellee, v.	District Court No. 21-CR-361
Cameron Kelly McAbee Defendant-Appellant.	Court of Appeals No.
	(if known)

NOTICE OF APPEAL

Notice is hereby given that the Defendant, Cameron Kelly McAbee, will appeal to the United States Court of Appeals for the Tenth Circuit from the final Judgment In a Criminal Case filed and entered on the docket August 28, 2023 (Doc. 55).

/s/ John M. Dunn John M. Dunn, OBA# 20975 616 South Main, Suite 206 Tulsa, OK 74103 (918) 526-8000 (918) 359-5050 Facsimile jmdunn@johndunnlaw.com Attorney for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on this 28th day of August, 2023, a true and correct copy of the above and foregoing instrument was electronically transmitted to AUSA Christopher Nassar, (christopher.nassar@usdoj.gov).

/s/ John M. Dunn	
John M. Dunn	